November 21, 2023

VIA EMAIL and ECF Filing

The Honorable Stewart D. Aaron, U.S.M.J. United States District Court Southern District of New York 40 Foley Square New York, NY 10007

Re: Prescott v. Dos Toros, LLC, et al.

No. 22-CV-2425-RA

Dear Judge Aaron:

We are counsel for Defendants Dos Toros, LLC; Dos Toros Holdings LLC; DT Parentco, LLC; and Founders Table Restaurant Group, LLC, in this action. I write jointly with Plaintiff's counsel to advise the Court that the condition in the parties' settlement for dismissal of this action has been satisfied. Accordingly, we jointly request that Your Honor enter the attached Stipulation of Dismissal with Prejudice. Thank you very much for Your Honor's consideration.

Sincerely,

<u>s David E. Sellinger</u> David E. Sellinger

Counsel for Defendants

Brooke Dekolf

Counsel for Plaintiff

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

LAUREN PRESCOTT, on behalf of herself and all others similarly situated,

Plaintiff,

v.

DOS TOROS LLC, DOS TOROS HOLDINGS LLC, DT PARENTCO, LLC, and FOUNDERS TABLE RESTAURANT GROUP, LLC,

Defendants.

Case No.: 1:22-cv-02425-RA Judge Ronnie Abrams Magistrate Judge Stewart D. Aaron

STIPULATION OF VOLUNTARY DISMISSAL WITH PREJUDICE

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Lauren Prescott ("Plaintiff"), by and through her undersigned counsel, and Defendants Dos Toros LLC, Dos Toros Holdings LLC, DT Parentco, LLC, and Founders Table Restaurant Group, LLC, by and through their undersigned counsel, hereby stipulate that Plaintiff's claims in the above-captioned matter are voluntarily dismissed, with prejudice and without costs to any party as to Plaintiff, and without prejudice and without costs as to the putative class.

WHEREFORE, the parties respectfully stipulate that the Court dismiss Plaintiff's claims in the above-captioned matter pursuant to execution of private settlement agreement.

Respectfully submitted on November 21, 2023,

SO ORDERED.

Hon. Ronnie Abrams November 30, 2023 Attorneys for Plaintiff:

W.E.Ri

RICHMAN LAW & POLICY

Kim E. Richman

Brooke Dekolf 1 Bridge Street, Suite 83 Irvington, NY 10533 (718) 705-4579 krichman@richmanlawpolicy.com bdekolf@richmanlawpolicy.com

Attorneys for Defendants:

GREENBERG TRAURIG, LLP

/s/ David Sellinger
David Sellinger

Theodore James McEvoy

200 Park Avenue Post Office Box 677

Florham Park, NJ 07932-0677

(973) 360-7925

sellingerd@gtlaw.com

mcevoyt@gtlaw.com

Rick L. Shackelford 1840 Century Park East, Suite 1900 Los Angeles, CA 90067-2121 (310) 586-3878 shackelfordr@gtlaw.com